Military Government

Weekly Information Bulletin



OFFICE OF THE DIRECTOR
OFFICE OF MILITARY GOVERNMENT (U. S. ZONE)
UNITED STATES FORCES EUROPEAN THEATER

REPORTS AND INFORMATION BRANCH



MILITARY GOVERNMENT

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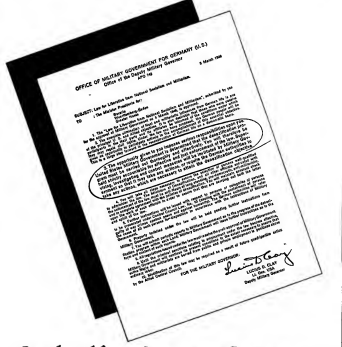


MILITARY GOVERNMENT LETTERS AND INSTRUCTIONS ISSUED RECENTLY

Change to Control Council Law No. 11 (Inclosure 2)... . AG 014.1 GEC-AGO

| control country pay 140. IT (librosure 2/2), | 26 February 1946 |
|--|---|
| Postal Service Between Displaced Persons in the US Zone of Germany and the United States . | AG 311.1 (General) GEC-AGO 27 February 1946 |
| Sentences in Military Government Courts for Theft of US Property | |
| Control Council Legislation — Law No. 17 Amendment of Inheritance Tax Laws , | |
| Change No. 1 to Interim Directive on Military Government Reports | |
| Control Council Law No. 16, "Marriage Law" | CONL-337-GEC 2 March 1946 |

Learn by Doing, is the Policy



for teading Germany Democracy— but strict M G control will continue.

The long range densification program, described in the WEEKLY INFORMATION BULLETIN. 2 feb 64, has been approved a supposed of such as the property of the special point of the sp

Denazification by Germans

When the fighting stopped in Germany. the Allies were faced by a bewildered, sullen, and defiant populace who had been subjected for twelve years to legalized terrorism and feared the worst from the occupying armies. The most immediate needs were to reestablish normal administrative control over civil communities and to carry on the essential economic services.

U. S. Military Government officers found that in the restoration and extension of these activities they were compelled to start with organizations which at every level, from local to national. were completely controlled by nazis and staffed largely by nazis or nazi sympathizers or militarists. In some cases it was possible to solve the problem merely by prohibiting the continuance of the function, or by turning it over for the time being to Americans. In others it was necessary to use nazis temporarily in order to avoid mass starvation and disease. Obviously both solutions were purely stop-gaps since the ultimate objective is to build a democratic and peaceful Germany, and neither the cessation of activity nor the continued employment of nazis is compatible with this goal.

Work toward a permanent solution was begun at once. All public offices, utili-

ties, and business enterprises were examined thoroughly to determine which officials and employees had belonged to the nazi party or had collaborated with it and how active they had been. In essential services these people were eliminated sometimes at the cost of efficient operations: Other activities were suspended entirely until qualified non-nazis, or if possible anti-nazis, could be found to undertake them. It was continually recognized, however, that this preliminary screening represented only half the solution. It was also necessary to settle on a permanent policy toward nazis. To remove them permanently from all work without making provisions for their future would merely have created a large and potentially well-organized class of unemployed thugs, and would thus have posed a major threat to the stability of any future political regime.

This problem has long been under discussion, and preliminary legislation both by U. S. Military Government and by quadripartite bodies has contributed to its solution. First, the Control Council issued Directive 24, which fixed a uniform denazification policy for all four zones of Germany. Within the scope of this directive, the new long range denazification policy for the US Zone was developed and has now been approved

by General Clay. This important action, taken less than one year after the cessation of hostilities, provides the policy necessary for complete denazification of the US Zone.

Prior to the adoption by the Control Council of this new legislation, the US policy was already being planned in long range terms, as indicated by the 7th of July directive and Law No 8. American policy thus became father and mother to the universal policy expressed in Control Council Directive 24, which in many instances was patterned after the early American policy.

Since an over-all policy has now been set up and the previous separate policies of the four zones eliminated, it was felt that the time was ripe to turn over realization of the policy to the Germans. If it is seen that the Germans are not carrying out the letter and the spirit of the law, MG is ready to take over the denazification in its entirety.

JUDICIAL MACHINERY

The Law prescribes in detail the machinery to be employed in discovering and dealing with all nazis in the Zone. One of its principal features is the placing on the civil governments, responsibility for removing the nazis. The actual promulgation of the law will be accomplished through the Minister Presidents of Bavaria, Württemberg-Baden and Greater Hesse. Thus the Germans will have opportunity to learn the reasons for ridding themselves of the nazi element.

The Law provides that each Land Government shall appoint a Minister for Political Liberation to implement the law. Trial tribunals will be set up in all urban and rural districts, and each one shall have a public prosecutor assigned to it. Each trbiunal will consist of a chairman and at least two associates; the chairman should be qualified as a judge, and all members must be at least thirty years of age. Above the trial tribunals there will be a number of appellate tri-

bunals for the review of cases which are appealed. They will be similarly constituted, except that it is obligatory for the chairman to be qualified as a judge.

These tribunals are bound to the law in the determination of the facts and their interpretation and in reaching their decision, which they do by majority vote in secret session. Their final decision will be recorded in a register which is open to public inspection and will also be entered on the identification card of the respondent.

The public prosecutor normally takes the initiative in bringing a suspected case of injustice before a tribunal. although the designated officials, trade unions, injured persons, groups of citizens, or the respondent himself may also initiate the procedings. It is the responsibility of the public prosecutor to classify a defendant and to present the case supporting that classification. The burden of proof in lowering an initial classification falls on the defendant himself; unless he can prove extenuating circumstances or errors of fact, the classification stands. A case may be appealed from a trial tribunal to an appellate tribunal, though an appellate tribunal can reject cases whose appeal obviously not justified. Except for the further initiative of the public prosecutor noted above, the decision of the appellate tribunal is always final, though the Minister President retains the prerogative to pardon.

DEGREES OF GUILT

The initial screening of the population to determine who must be tried by these courts will be done by means of a registration of all citizens over eighteen years of age. This registration involves the completion of a form. From these forms all registrants will be put in one of five classes:

- I. Major Offenders
- II. Offenders (activists, militarists, and profiteers)

An Order From OMGUS Says...

The promulgation of this Law marks the baginning of a transitional pariod in the administration of the Denastification Frogram. During this transitional period and until the German administrative machinery established under the Law actually becomes effective, Mil.tary Government will:

(1) Assist the German officials in every possible menner in establishing adminisfrative machinery and procedures to carry out the Law.

ministrative machinery and processing the processing of the processing the proces

(3) Continue to assure that active nasis and militarists are barred from public and private employment in positions

shore ordinary labor.

The deslits of the Germes administrative and solocenses! machiners and procedural responsions are also as the control of the Germes administrative and solocenses! machiners and procedural responsions to the solocenses. The control of the

III. Lesser offenders (probationers)

V. Persons exonerated.

MAJOR OFFENDERS include anyone who violated international law or was guilty of major offenses against the German criminal code; anyone who persecuted opposers of national socialism; anyone who was prominent and active in the nazi party, any of its affiliated organizations, in any Reich or Land or city government or administration under the nazi party; anyone who was a member of various police and intelligence organizations; and anyone who derived substantial profit from party membership or collaboration or who contributed heavily to its support.

ACTIVISTS include all persons guilty of the offenses described above, but on a lesser scale, and also all persons who engaged in activities designed to poison the minds of German youth, or who undermined family or marital relations, favored sending non-nazis to military fronts, and incited intolerance and hatred on racial or party lines.

MILITARISTS include all who attempted to establish or supported a policy of foreign domination by military force, who promoted armament, or who attempted to organize German national life along militaristic lines.

N PROFITEERS include all persons who collaborated with the nazis or joined the nazi party in an attempt to derive extensive personal profit, and all industrialists who made excessive war profits.

LESSER OFFENDERS include all persons active in minor capacities with the nazis but not guilty of brutality or outstanding propagandizing, all persons otherwise offenders who can establish mitigating circumstances, and anyone who withdrew from the nazi party "at an early time." It also includes persons under the age of twenty-six who did not "manifest despicable or brutal conduct" but who would otherwise be offenders.

FOLLOWERS include those persons who participated in nazi party activities only in a nominal fashion, and exonerated persons are those who in spite of outward indications actively resisted the nazis to their own disadvantage.

To assist in the initial classification of individuals, the Law includes an Annex which divides officials of nazi party organizations and affiliates, special organizations, the German governmental and legal structure, the Wehrmacht, and important private industries in two groups. Anyone in the first group is presumed to be a major offender; anyone in the second is presumed to be an offender.

SANCTIONS

The new law has teeth in it. This is evidenced by the sanctions prescribed for each of the classifications. The penalties were developed to make those persons most responsible for nazi crimes pay most for the reparations and repair. In addition to loss of civil rights and other restrictions, major offenders and offenders (Class I and II) may be required to serve up to 10 and 5 years, respectivein labor camp, performing lv. а reparation and reconstruction work. The sanctions are also intended to remove Class I and II nazis from positions where they may have opportunity to influence others, or wield economic or political nower.

EMPLOYMENT OF NAZIS

Article 58 of the law leaves no doubt about the employment of Class I and II offenders. It provides, that from 5th of March, 1946, (effective date of the law) Class I and II offenders or NSDAP members, or members of one of its formations (except the HJ and the BDM) will not be employed in positions above ordinary labor in governmental agencies, private enterprises, non-profit and welfare organizations, and in the professions. This sanction applies not only to employees in dependent positions but also to owners of a business and other persons having a proprietary interest in the business. These persons must be completely removed from the enterprise, and not merely demoted in the same organization to evade the spirit of the law. However, the law specifies that this provision does not apply to owners and employees of small, unimportant businesses, such as retail sales service establishments, farms and similar enterprises, provided they do not employ 10 or more employees. Also, the article exempts professionals such as doctors, lawvers, and engineers who do not employ more than two clerical, nursing or similar employees.

These employment prohibitions will be effective until the German tribunal makes its final decision. Any person who violates this article after 1 June will be subject to criminal prosecution. The public official who falls to remove nazis and militarists under the law, will be punishable along with the employer who retains the persons in violation of the law.

Those persons who have been approved by MG for employment, may keep their positions until the tribunal has made its final decision, unless MG should revoke its approval during the interim. Persons who have been removed or excluded from employment by MG, may not be reemployed unless the tribunal has made a final decision in his favor.

The sanctions for lesser offenders and followers, though less severe than those for the first two classifications, restrict certain civil rights, employment, and require these persons to share a portion of the reparations cost by extra taxation.

RESPONSIBILITY FOR MG

Enactment of the law not only places serious responsibilities on the German authorities, but also upon Military Government. Even after the German administrative machinery is in full operation. new responsibilities will rest upon the Public Safety Branches of MG. They will have to investigate, supervise and control the actions of the German authorities on every level, and hold them strictly accountable for effective and just enforcement of the law. Their first job will be to screen the German denazification officials, assist such officials in their work, (particularly the public prosecutors in making investigations and preparing their cases for trial), check the operations of the German administrative and judical machinery, and maintain custody of nazi party records and case files of persons already investigated.



SIX MONTHS

The story of, warravaged Berlin, and of the men of four nations who worked together to govern her.

Beginning with the entry of the first American troops on July 4th, 1945, the Six Months Report of OMG, US Berlin District gives a play-hy-play description of the daily problems, difficulties and solutions of the early occupation.

The keynote of the report is the successful operation of the four-power Kommandatura. It is made abudantly clear that this was no easily-won success, that disagreements were frequent and often basic. But mutually satisfactory conclusions were more frequently arrived atthannot, after investigations, committee meetings, reports, and long discussions.

Following a brief digest of the work of the entire USMG Berlin Detachment are the detailed reports of activity of each branch Every section is packed with information, statistics, analyses. Yet the reading is anything but dull. Many pictures, charts and graphs enliven the jobs.

gleam the personalities of the men who did the presentation, and through all, Here, is the whole story of Military Government. Every MG officer will recognize similar problems in his own experience, tempered by the quadripartite nature of the administration of Berlin. Indeed, Berlin might almost be a "Little Germany," so closely does its government by the Kommandatura resemble that of the four zones by the Control Council. The problems of governing Berlin are those of Germany, reduced to minuscule. The solutions, however, are full-sized.

Control Council Enactment

REFORMS MARRIAGE LAW

Legal equality for women restored to pre - 1933 status, nazi racial provisions eliminated, and judicial administration facilitated by new legislation

The history of woman's struggle to gain equal civil and social rights with man is a long and stormy one. But through the years the fairer sex has been able to wring from man a gradual recognition of its civil and social position in the world. When the nazis came to power, however, laws were passed which nullified the results of years of progress for German women.

In general, three interests were allowed women in Germany: Kinder, Küche, and Kirche (childern, the kitchen, and the church). The nazis even allowed the courts to interpret pre-existing marriage, divorce and annulment laws to permit German husbands to shed their wives at their convenience.

WOMEN'S RIGHTS

With the promulgation of the new Control Council Marriage Law (Law No. 16) effective, 1 March 1946, the German woman may now emerge from the ignominy thrust upon her by Hitler and come proudly to her wedding as a full equal in the eyes of the law. Not only have all the undesirable nazi racial elements been eliminated from the new law, but the position of women in Germany has been so altered by it as to be more consistent with democratic principles of dignity and individual self-determination.

The Control Council legislation revises each of the three sections of the German

Civil Marriage Law, concerning marriage,

Prohibition of marriage on racial and other grounds based on the Nürnberg anti-Semitic laws and the so-called hereditary health laws are among the most significant provisions of nazi law which have been repealed. Under these enactments Germans were not allowed to marry persons whom the nazis considered to be of "impure blood" (Jews, Negroes, gypsies) nor persons afflicted with such allegedly hereditary defects as nearsightedness and hairlin. The former requirement that all officials members of the military secure permission of their superiors before marrying has also been eliminated.

In certain instances where the law as it has existed before the advent of Hitler had been satisfactory to all concerned, the provisions of the Bürgerliches Gesetzhech (civil law) were restored. The impediment to marriage because of blood relationship is one such restored provision. The new law forbids marriage between relations in a direct line, between full and half-brothers and sisters and between relatives by marriage in a direct line irrespective of legitimacy or illectimacy or birth.

ELIGIBILITY TO MARRY

As set forth in the new law, any couple may contract marriage provided the male is over 21 and the female over

16. Neither may marry if under legal incapacity, if related to the other by blood or direct line by marriage, or if a former marriage has not yet been declared void or dissolved. No woman may remarry within ten months of the dissolution or annulment of a previous marriage unless he has meanwhile given birth to a child.

Religious ceremonies, though commonly celebrated in addition to the civil, are not considered lawful marriages in Germany. The new law, preserving this custom, states that "a marriage shall come into existence only if the ceremony has been performed before a registrar,"

and goes on to prescribe the ceremony and the documents required to be produced and records to be made. Marriages not performed in this manner are void

Grounds for divorce have been radically changed by the new CC law. Swept

away are the nazi-inspired grounds of sterility, impotence, refusal to procreate, and the use of birth-control techniques. Gone also are the political grounds for divorce. Under Hitler, a husband who discovered his wife was a communist could divorce her. The new law permits divorce on grounds of "error concerning personal qualities of the marriage partner" only when this error depends on some quality essential to a normal marital relationship.

For the first time in German history nazi law permitted divorce without actual grounds. Freviously it had been necessary to prove insanity, adultery or some equally tangible reason for dissolving the marriage. This provision was misused, under the nazis, to permit husbands to get rid of their wives at will. The new law permits a dissolution of marriage on grounds of incompatability or irreparable disruption of the marital relationship providing the interests of the children are not harmed. The decision, however, rests with the court and not with the individuals as, it did under the nazis. In the decision as to which of the divorced parents is to have care of the person and property of the children, the interest of the children is to prevail, under instructions of the guardianship court, over the selfish interests of either of the parents.

Other provisions which had been abused by the nazi courts to discriminate against the wife have also now been eliminated. No longer may the divorced husband escape from

his duty to pay alimony by forcing the divorced wife to work. If found guilty, he must pay "commensurate with the standard of their married life, in so far as the income from property and earnings...of the divorced

wife are insufficient." Restoration of the pre-Hitler right to revoke gifts made before and during the marriage is also incorporated in the new divorce provisions.

ANNULMENTS

In their eagerness to retain control over mothers of future soldiers, the nazis incorporated in the marriage law permission to the courts to annul marriages of German women to foreigners in cases where the women would become a national of her husband's country and thus no longer subject to Germany. This has now been repealed, as has the right of the family of a deceased divorced husband to enjoin the divorced wife not to use his family name.

The new law attempts to set right some of the injustices perpetrated against innocent marriage partners by the nazi provisions of the 1938 marriage law (Continued on page 16)

German courts are specifically forbidden to

raccept cases arising under the new CC Mar- !

riage Law No 16 when a United Nations

national is one of the contending parties,

states a USFET directive. This is in conform-

ity with an earlier MG law which remaved

from the jurisdiction of the German courts

all cases involving interpretation or validity

of MG orders or laws as well as those

involving United Nations nationals.

WACs May Volunteer To Continue

ETO Service Until September 30, 1946

Enlisted WACs in the ETO who became eligible for redeployment after 1 March may volunteer for additional service, according to an announcement made at the office of the WAC Staff Director, Headquarters, U. S. Forces, European Theater. Under the provisions of this new service set-up WACs who will be in the above redeployment category may volunteer to serve until 30 June 1946, or they may sign for a term of service ending 30 September. Under present plans 30 September will mark the final date of service for such volunteers.

Special provision was made for WACs who were eligible for redeployment during February. They had three service categories for consideration. They could sign a class II (E), Class II (B), or Class II (C) statement-Class II (E) was for extra service until 30 April, Class II (B) was for service until 30 June, and-Class II (C) extended service until 30 September 1946.

The announcement is coincidental with the campaign in the United States to secure reenlistments from the WAC forces now serving in the States, and is in keeping with the War Department policy of attempting to meet the critical shortage of skilled personnel by encouraging voluntary extended duty. Figures for this Theater show that the WAC personnel peak figure was approximately 9,000 in July 1945, and that figure had

dropped to 2,400 at the cnd of January 1946.

Figures at the Office of the WAC Staff Director also show that 850 WACs in Class II were eligible to leave the ETO by 15 February, but to date less than 250 have left for discharge, and that there is a strong tendency among WACs with long periods of overseas duty to volunteer for additional service. Many WACs have already volunteered under the February plan, and others have been discharged in this Theater to accept civilian employment with U. S. Governmental agencies.

All WAC enlisted personnel, except volunteers, who have 24 month's service at the end of April will be shipped out during April, and WACs with the same amount of service at the end of June will be starting homeward in June

Under a new regulation WAC officers who have signed for additional service under Categories I or II are eligible for return to the U. S. under the provisions of the "Rest, Recuperation and Rehabilitation" plan, after which they will return to this Theater for duty.

CC Law No. 11 Phraseology

Holders of the German text of CC Law No. 11 are requested by USFET to make the following change, in the last line of Article III: Delete "verlieren gleichfalls jede Rechtskraft" and substitute "treten gleichfalls ausser Kraft."

DP Postal Service To America

Sacks containing mail from displaced persons in the American Zone to the United States, and those carrying DP mail into the US Zone of Germany, will bear the following labels, according to a recent USFET directive:

cent USFET directive:
For Bavaria: DP Mail, Group "A,"
Civil Censorship Division, APO 205, US

For Greater Hesse: The same, except Group "B" and APO 757.

For Württemberg-Baden: The same, except Group "E" and APO 154.

For Berlin: The same, except Group "C" and APO 755.

Higher Fines for Theft

Until the issuance of a directive prescribing maximum and minimum punishments for theft of US property from railway cars and other sources, an OMGUS directive instructs MG prosecutors to stress the seriousness of these offenses before the courts. Not only are Army stores being depleted, but black marketeering and security impairment are involved.

It is urged that penalties be severe crough to discourage potential offenders; and that wide publicity be given to long prison terms or other severe sentences, particularly through German information channels. Previous punishments meted out for thefts have been very light, and fines in some instances have been considerably less than the black market value of the goods stolen.

Civilian Travel - Berlin

Pending establishment of other policy through agreement with Russians, all German civilians traveling on US trains to Berlin must have Interzonal Passes issued by Allied Control Authority says a recent USFET cable. Train commanders are being instructed to refuse passage to any German civilian not documented in this manner.

German Economic Experts End Two-Day Conference

Fifty German economic, food and agricultural experts, representing all areas of the United States and British Zones of Occupied Germany, concluded a two day meeting at the Chamber of Commerce building in Frankfurt.

It was the first conference of its kinds and the joint session at which resolutions favoring interzonal trade and freedom from restriction were favorably considered, was highlighted by an address given by Brig. Gen. William H. Draper, Jr., Director of the Economic Division of OMGUS (Germany).

General Draper stated that the meeting "was of great importance," and declared that "problems in the past and in the next few months have and will be a very great responsibility to your own people."

The day before the representatives heard Major E. H. Clay, Chief of the Policy Branch, Economics Division, OMGUS, declare that interzonal trade agreements between the American and British zones must be on terms which would in no way interfere with Germany being treated, eventually, as an economic unit. He stated that OMG was not in favor of barter but preferred that "exchanges be made in terms of money." He told them that in their planning for trade between zones, they must not apply undue restraint on goods, and that trade must be as free as possible within the necessarv allocation and ration controls.

Among the American Military Government representatives who attended as observers were: Dr. James K. Pollack, Director of the Regional Military Government Coordinating Office, Stuttgart; Dr. Otto W. Brodnitz, German Agencies Advisor, and Major Karl Mahder, Economic Advisor, Regional Military Government Coordinator's Office.

Matters of food, coal, medical supplies and general industries occupied the attention of the delegates, who were under the chairmanship of Eric Rossman, secretary general of the Länderrat at Stuttgart.

Questions were asked General Draper on the matter of coal scarcity. Recent floods, and lack of production in coal areas were blamed for the failure of an increase in coal availability.

Of extreme interest to the delegates was the observation of General Draper on the food situation. He said: "In my opinion the German officials who took the responsibility after the occupation, and German farmers as a whole, and the distributing agencies for food, have all done, under the circumstances, a very good job." In considering the food problem for the future

he noted that conditions were not too favorable. "We all know" he said, "that a world food shortage is being faced. The American and British Governments bave supported the zones with food imports but we face real difficulties now. We're going to do what we can to assist, but it means that you men responsible must husband every ton of wheat and every loaf of bread."

The conference, which was the outcome of suggestions made at the first meeting of the British authorities with the minister presidents of the three Laender in the American Zone on February 6, was unique because it was originally arranged for the purpose of bringing together the German representatives in order to consider the problems of the two zones in the matter of trade.

(Continued from page 13)

amendments. For this purpose the court now has the duty, on application of the injured party, to grant remedies and relief at its discretion. It does not, however, have the right to restore marriages dissolved by divorce, annulment or nullity proceedings. Action for such "mitigation of hardship" may be brought by either of the parties injured by a decision based on the nazi law, by children of the marriage, or by the Public Prosecutor. Such action must be brought within two years of the effective date of the new law (that is, by 1 March 1948). The court is urged to base its discretionary decision on the principles of equity and full consideration of all the circumstances. This innovation will be eagerly welcomed by many innocent people injured by arbitrary provisions of the nazi law

Certain minor amendments by way of clarification of pbraseology have also been made in the text of the marriage law to obviate jurisdictional disputes on questions of procedure which have hampered German court decisions for many years. As a binding rule of interpretation, the new law stipulates that when existing legal provisions are inconsistent with the provisions of Law 16 the existing provisions shall no longer be applicable. The application of this rule is left to the German courts.

The Germans are Asking WHAT IS DEMOCRACY?



It has often been stated that the vast majority of the German population was only too happy to be rid of nazism and to welcome democracy. It is less frequently stated that this desire to be rid of nazism was the natural consequence of the fact that the swastika stood only for deprivation, suffering, wan and war. That it stood for a great many other things, subsequently revealed at Nürnberg, was not a determining factor in the change of heart and mind which took place between 1939 and 1945.

Conversely, as Germans lost their faith in the ability of nazism to fulfill their wants and to protect them from the enemy, they acquired a respect for "democracy" insofar as "democracy" symbolized freedom from want. They did not, however, acquire any understanding of the political or ethical characteristics of "democracy." Hence, as it is borne in upon the Germans with increasing force that "democracy" in Germany does not mean a chicken in every pot, a wave of bitterness sweeps over the disappointed seekers for a German Utopia.

READERS' COLUMNS

This disappointment is most frequently reflected in popular doggerel and in the readers' columns of the local papers. A pair of couplets now heing widely repeated illustrate the latest literary effort to discredit the occupation:

"Dear Lord, give us, pray, a Fifth Reich. Third and Fourth are too much alike." And, to the conquerors: "If you can't give us our daily bread, Please give us back our Hitler, dead."

In a recent number of the "Süddeutsche Zeitung" an anonymous contributor attempts to define democracy, with the heavy-handed irony which characterizes many of the letters printed in the newspapers.

A GERMAN DEFINITION

"Do you want to know what democracy is? I know. It is true that in the street we may utter our opinions, but there are always policemen on the streetcorners, and in the restaurants and streetcars as well, who will let us talk all right, hut who may search us for a couple of cigarettes we may have in our pockets. If we carry a few drops of schnapps in our briefcases, a handful of cakes, a can of preserves from the Bavarian Red Cross, or something else of the kind, we always run the risk of being held up by some spy. He searches us, maybe in the middle of the street. Stool pigeons are everywhere. That is real democracy!

"In nazi times it was permitted to have different brands of cigarettes, preserves, etc. You could have whole trunks of these things and no one bothered you. We prefer to keep our mouths shut in the street. We had better not smoke. We must hide our cigarettes in our pockets. That is democracy!"

The same problem is treated with the same bias, but from the woman's point of view by another contributor to the "Sūddeutsche Zeitung."

"Your newspaper recently published an announcement that smokes would he distributed again in Fehruary but that women above 55 would not get any... Every day we are told that we may talk freely now that we are having some sort of a democracy. Well, my opinion is that in a democracy all goods should be distributed justly. There does not seem to be much justice in this democracy of

ours as this gigantic case shows. The nazis did the same, it is true. I hoped, however, that together with the nazis such dirty methods would disappear.... The next thing will probably be that women above 55 will be considered too old to vote. We should not be surprised at all if that came about, for we have seen that life in a democracy stands at the same zero point as under the nazis."

The Refugee Speaks

Germans in general and Bayarians in particular have loudly and at great length voiced their opinion on the refugees from the East who are arriving or have arrived in their midst. They are accused in one and the same breath of heing unreconstructed nazis, soviet spies, lazy parasites, and ambitious schemers. Attempts have been made in some quarters, without any signal success, to arouse the sympathy of the Western Germans for their Eastern kin. Response to these appeals is token, for the most part. Certainly it does not go so far as willingly sharing hed and board with the unwanted Easterners. It is small wonder that the refugee transplanted to a new section of Germany feels himself a stranger in a strange land. Rarely are his position, his problems, and his future sympathetically discussed outside of the administrative circles under whose jurisdiction they fall. In a letter addressed to the Oberhavern

Military Government Detachment a lawyer from Upper Silesia sets forth his view of the situation of the refugee. He hints at the possibility that these millions of uprooted people from the East may band together for mutual protection. Certain political leaders have also voiced their fear that such a movement might very well come into existence unless these people are completely assimilated into the German population. "As you know, I, too, belong to the millions who have lost their home, position, property and relatives. For months, the fate of my many friends and comrades has distressed me. Being a Silesian by birth, it is especially the misfortune of my Silesian compatriots that weighs down upon my heart. As a result of my observations and experiences, I beg to call your attention to the following.

"The expulsion of millions of Germans from their old homes in the East and in the Sudetenland has already created veritable chaos. After the German collapse, a situation has arisen which, from a purely humane point of view, presents one of the gravest of our times.

HAVES vs HAVE-NOTS

"This situation is all the more aggravated by the egoistic attitude of the Bararian population and by the callous conduct of many branches of the state administration. A rift has been created here which keeps on widening, day by day. On the one side there is a section of society which is essentially well-ted and got through the war tolerably well—the haves," on the other side there is a mass of human beings which lost practically everything save life itself, and to which all roads are barred—the have-nots.' The former, especially those who live in the country, are leading a comfortable life,

hardly different from their peace-time existence. The latter are compelled to live the lives of beggars, in bostile surroundings, feeling with every move that they are looked upon as undesirables. After a long Calvary of suffering, grieved at the loss of all that was dear to them. they find no refuge . . . Moreover, they now realize that they have lost all rights. They have no opportunity of making their opinions known. They cannot safeguard their interests through elections or through the press. There is no one to represent them with the public authorities or in legislative bodies. They are marooned in the truest sense of the word.

"With ever-increasing frequency the question is asked: Why are we the only ones cast out by the world, by our German compatriots? Are we more guity than the rest of the Germans, that they now treat us as undesirable aliens? Were not the sufferings and sacrifice inflicted upon us, made for them, too?

"These questions are more than justified. As far as the question of guilt is concerned, is it not a fact that Silesia did not even have a national-socialist fraction until 1933. Compare this with Ravaria!

"It seems to me that nazi training and the war itself have lowered the ethical standards of individuals as well as those of the state. Germans, especially the Bavarians, not only shut their ears to that question, but do everything to shun their responsibilty. These attempts, shameless as they are, must be frustrated. This should be a matter of course, requiring no debate, but, unfortunately, one cannot expect decency and solidarity on the part of the German 'haves.' There is no alternative for us but to apply to the occupational powers. We are living on our last pennies. Many of us are still inspired by the vague bope that, some day, we may be permitted to return to our homes. But what will happen should these bopes fail?

REPRESENTATION REQUESTED

"The countless masses of uprooted and expropriated peoples need some representation to safeguard their interests, to guide them and to speak for them. This is a very serious matter which cannot be solved on the basis of existing political parties. So far, all of them have failed to show the broadminded and tolerant attitude required by the situation.

"In the interests of all that are affected, but also in the name of justice and bumanity, immediate and effective action is necessary lest, sooner or later, the natural instinct of self-preservation of the millions of exiles create a new Spartacus movement. They know they have nothing to lose. A movement like that will prove to be an irresistible avalanche sweeping down upon and overwhelming egotism, lack of comprehension and heartlessness."

The Construx Scenes Montres The Construct Scenes Montres The Construc

Occupation Program

WELL EXECUTED . . .

Account should be taken, says a Wilmington Journal editorial, of Secretary Patterson's remarks that "this country's representatives in Germany are carrying



out their task of occupation with 'great skill and vigor.' Mr. Patterson is not an entirely unprejudiced witness, but it

is also true that he always has been a citizen of the highest type and ...his recent tour ...has given him an understanding ... not possessed by many .. critics of our national policy. Obstacles ... have to be overcome. The job is very hard indeed, 'but the program ... is being well executed,' Under all the conditions ... about as much as we have any right to expect in so short a time."

OCCUPATION POLICY

To eliminate the need of maintaining large bodies of troops in foreign countries in peacetime, the Springfield Union proposes: 1) modification of our occupation policies; 2) demobilization of our "psychological warfare" experts; 3) fewer detailed and sometimes contradictory instructions from Washington; 4) attempting to do less so as to achieve more. There is general agreement that "We don't want revenge ... we can't ... turn the Germans into peace-loving lambs . . . Germany . . . must not be allowed to rearm ... denied ... military industries." Why not also "agree . . . that (Germany) . . . become self-supporting by developing

... non-military industries and peaceful trade. That policy would require fewer troops and it makes sense."

FRENCH STAND

Regarding the French stand on the Saar, Ruhr and Rhineland being detached from Germany and permanently internationalized, the Washington Star offers that France has strong reasons for its fixation "in view of their experience in three wars." However much the proposal of the French may be opposed now, adds the editorial, still "when the time comes to write the definitive German peace treaty, there will have to be provisions and guarantees concrete and strong enough to re-assure them that Germany's claws will be permanently clipped."

DP ISSUE

Withdrawal of preferential treatment for displaced persons in the American occupation zone who refuse to return home has been requested of American



occupation authorities, reports the New York Herald Tribune. Of the more than half million displaced persons now

being provided food, clothing and lodging by the U. S. Army "264,000 ... do not wish to go home to eastern or southeastern Europe. American policy ... may soon be overbauled ... not the present intention ... to resort to forcible, mass repatriations"

STARVATION NON-EXISTENT

Most German civilian authorities who are not agitating for more handouts from the U. S., readily admit, The New York Times says, that "no one is starving in Germany." In spite of stories now current in the U. S. "people are not dropping... from starvation... children are not sleeping in the streets. Even the Germans themselves will admit that the ration allowance in some categories is better than it was last winter under the Hitler regime."

GERMAN EXPELLEES

In addition to the population already swollen by 2,000,000 refugees of various nationalities, another New York Times story reports, Bavaria is now faced with the problem of providing shelter for some of the 1,500,000 German expellees gradually arriving from Czechoslovakia, Austria, Hungary and Romania. Among the expellees are Sudeten Germans who greeted Hitler so enthusiastically in October 1938, but who "are receiving no such welcome in Germany."

POLISH GUARDS

Following raids on camps quartering Foles and Yugoslavs who have been accused of activities bostile to the governments in Warsaw and Belgrade, says a New York Times story, an American 3d Army officer reported "no evidence... found that American-hired Folish guards ... formed into a counterrevolutionary army but some guards approached by agents trying to persuade them to join anti-Warsaw forces."

RUSSIAN OCCUPATION

Considerable information about Soviet occupation forces is revealed by German trade union leaders from the Russian occupied zone, states the New York Her-

ald Tribune. This includes: 1) a critical attitude toward the "lack of culture" of the average Russian soldiers; 2) acknowledgement that crimes of Russians against Germans call forth severe disciplinary action; 3) emphasis by the Russians that they expect trade unions to produce the political leadership of Germany; 4) Russian assurance to union leaders that if in about two years antifascists were in control of the big industries and main political posts in the zone, the greater part of the Soviet occupation forces would be ready to leave Germany.

MG IMPROVEMENT

GERMAN PEACE TREATY

Some expectation is held by Lt. General Clay, also reports The New York Times, that "within a year after the establishment of (a German) central government . . . an interim or final peace treaty can be signed with Germany (thus) ending the military phase of the occupation." Denazification, demilitarization, deindustrialization, restoration of democratic processes, and the removal of zonal barriers should all be effected during 1947, after which time the creation of a provisional central German government would be plainly warranted.

VETERANS REENLISTING

Many discharged veterans, says the Hartford Courant, are going back into service because financially, civilian life has been disappointing to them. This circumstance, adds the editorial, has immeasurably benefitted the Army, "which is obviously greatly in need of ... recruits ... to carry our load in the postwar world. A survey of conditions ... to-day leads one to conclude that the Army will offer a real haven ... in the months shead."

JEWISH EXODUS

Large segments of every nationality and race in Europe to-day are seeking by every means possible to go elsewhere, comments Morgan Beatty of the National



Broadcasting Company, so it is quite natural to assume that "Jews in Poland are pooling resources, helping youngsters ... to get away." This fact was probably the basis of General statement about the flight of

probably the basis of General Morgan's statement about the flight of Jews from Poland, he adds, so "there could hardly be anything sinister about anything he said, and there was nothing sinister about what the Jews were doing to help themselves. It was all part of a vast problem; it's one problem among very many."

RUHR INTERNATIONALIZATION

On the subject of Ruhr internationalization, Edgar A. Mowrer broadcasts from London that "American generals in Germany seem increasingly to oppose this; but the French again are adamant. Personally, I think they are right."

DEMOCRATIC RULE

John B. Kennedy of the ABC contends "that the democracy that won the war can make the peace and keep it. Look at...Japan. The basis of democratic rule is being laid in Japan with a minimum of fuss and certainly a minimum of force."

LIFE IN BERLIN

From what he saw of Berlin on a recent trip, says Douglas Edwards of the Columbia Broadcasting System, "life goes on about as you might expect. American experts found no cases of starvation which contradict statements made . . . recently."

Station List

Military Government Elements

UNIT

LOCATION

OFFICE OF MILITARY GOVERNMENT

DIRECTOR OR COMMANDING OFFICER

UNITED STATES FORCES EUROPEAN THEATER

Office of Mil Govt for Germany (U.S.) Berlin Office of

Mil Govt (U.S. Zone) Frankfurt

Lt Gen Lucius D Clay

Mai Gen C L Adcock

LAND WURTTEMBERG-BADEN

Office of Mil Covt for Württemberg-Baden Stuttgart

Col W W Dawson

1st Mil Govt Bn (Sep) (APO 154)

Hq 1st Mil Govt Bn (Sep) Stuttgart Hq & Sv Co 1st Mil Govt Bn (Sep) Stuttgart Hq Co L 1st Mobile Maint Plat

Col W W Dawson 1st Lt J P Clifford 1st Lt N Oakes Capt E Thompson

Württemberg

E-1

Co E

| F-10 | Stuttgart |
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| G-23 | Esslingen |
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| Ğ-25 | Canningan |
| G-26 | Göppingen Schwäbisch Hall |
| G-27 | Heidenheim |
| | |
| G-28 | Heilbronn |
| G-29 | Ludwigsburg |
| G-30 | Waiblingen |
| H-50 | Backnang |
| H-52 | Künzelsau |
| H-53 | Leonberg |
| H-54 | Bad Mergentheim |
| | Date Macagonitheam |
| H-55 | Nürtingen |
| H-56 | Obringen |
| H-58 | Valliano |
| H-30 | Vaihingen |

Stutteart

| Col W W Dawson |
|-----------------------------------|
| Maj R H Stimson |
| Maj J Owen |
| Maj M Hoover |
| Capt W A Becker |
| Maj T Taylor |
| Capt F A McDonald |
| 1st Lt S R Combs |
| Maj J A Holbrook |
| Capt H A Wyatt |
| Maj B V Bloom |
| Maj M W Terry |
| 1st Lt J Strauss |
| Maj H W Freeman |
| Capt M B Watson |
| Capt W L Strauss |
| Capt R S Deetz |
| Capt R Forrest |
| March Morrest |
| Maj S A Warren 1st Lt M Korson |
| 1st Lt M Korson |
| Capt J G Cox |

Landesbezirk North Baden Durlach Karlsruhe

| F-16 | Mannheim |
|-------|--------------------|
| G-43 | Heidelberg |
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| H-89 | Buchen |
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| 11 00 | Cimalatan |

| Landesbezirk |
|-----------------------|
| North Baden |
| SK-LK Mannheim |
| SK-LK Heidelberg |
| SK-LK Pforzheim |
| SK-LK Karlsruhe |
| LK Bruchsal |
| LK Buchen |
| LK Mosbach |
| LK Tauberbischofsheim |
| LK Sinsheim |

Württemberg SK Stuttgart SK-LK Ulm LK Aalen LK Böblingen LK Crailsheim LK Gmünd LK Göppingen LK Hail LK Heidenheim LK Heidenheim LK Heibronn

LK Heilbronn

LK Ludwigsburg

LK Waiblingen

LK Backnang

LK Künzelsau

LK Leonberg

LK Mergentheim

LK Nürtingen

LK Ohringen

LK Vaihingen

Württemberg

| 1st Lt H Oakes |
|--------------------|
| Col C Lisle |
| Maj L L Lewis |
| Lt Col J I Taylor |
| 1st Lt N Semaschke |
| Maj W T Neel |
| Maj E V Le Blanc |
| Maj J A McGuinnes |
| Capt W J Melchers |
| 1st Lt J Zecca |
| Capt H D Peterson |

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LAND GREATER HESSE

Office of Mil Govt for Land Greater Hesse Wiesbaden

Col J R Newman

2d Mil Govt Bn (Sep) (APO 633)

Hq 2d Mil Gvt Bn (Sep) Wiesbaden Hq Co 2d Mil Gvt Bn (Sep) Wiesbaden Sv Co 2d Mil Gvt Bn (Sep) Oberursel

Col J R Newman 1st Lt K M Burke Gapt B Sturdevan

Col J R Newman

Mai Ghatos Maj M Baymen

Lt Col F E Sheeban

Maj D B Bernstein

Regierungsbezirk Wiesbaden Wiesbaden

| E-6 F-15 G-41 H-77 | Frankfurt Wiesbaden Wetzlar | |
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| H-77 | Dillenburg Gelnhausen | |
| H-79 H-80 | Hanau Weilburg | |
| H-81 H-83 | Hofheim Rüdesheim | |

SK Frankfurt SK Wiesbaden LK Wetzlar LK Dillkreis & LK Biedenkopf LK Gelnhausen & LK Schlüchtern SK-LK Hanau LK Limburg & LK Oberlahn LK Maintaunus LK Rheingau & LK Untertaunus LK Usingen &

RB Wiesbaden

LK Obertaunus

Liaison

Liaison

Lt Col T Turner Jr Maj T Turner Jr 1st Lt H L Edburg Maj J G Nelson Mai J G Gavin Gapt O Kuntzleman

Gapt G E Skaggs Jr

Mai W Condy

Lt Col A Skarry

Lt Col R Bard

Essen (Ruhr) Sulzbach (Saar) Regierungsbezirk Kassel

Bad Homburg

| E-4 | Kassel |
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| G-40 | Fulda |
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| H-67 | Herafeld |

RB Kassel SK-LK Kassel & LK Melsungen LK Fritzlar-Homberg & LK Ziegenhain SK-LK Marburg SK-LK Fulds & LK Hünfeld LK Waldeck & LK Frankenberg LK Eschwege & LK Witzenhausen LK Hersfeld & LK Rotenburg LK Hofgeismar & Lk Wolfhagen

Capt G De Nubla Maj L S Williams Maj C F Russe Gapt H R Dichtenmueller Capt W B Getmann

Capt R W Godwin Gept S B Borda

Regierungsbezirk Hessen

Hofgeismar

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| H-62 | Lauterbach |
| | |

RB Hessen SK-LK Darmstadt & LK Gross Gerau SK-LK Offenbach LK Bergstrasse & LK Erbach LK Büdingen LK Dieburg LK Friedberg SK-LK Giessen

Capt E J Emerick Maj A G Leggatt 1st Lt T A Norris Capt J M Nutt Jr Maj R J Willard Maj D M Easterday Capt H Nickelsberg

Lt Col R W Copeland Lt Col L G Kelly

LAND BAVARIA

Office of Mil Govt for Bayaria Munich

Brig Gen W J Muller

3d Mil Govt Regi (APO 403)

Hq 3d Mil Govt Munich Hq Co Munich Sv Co Munich R & T Co Munich 3d MG Med Det Munich 3d MG Med See Munich

Co A

I-344 1-345 I-346

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Col C C Morgan Capt J W Preston Capt J W Preston Capt S V Lesnescki 2nd Lt W T Lyons Lt Col E R Jenney Maj M J Kanner

Regierungsbezirk Mainfranken

LOCATION

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Warzburg
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Aschaffenburg
SK-LK Mechaffenburg
SK-LK Mechant
Bad Kissingen
LK Kitsingen
LK Keben
Gentlober
LK Gendinden
LK Geminden
LK Geminden
LK Geminden
LK Gerolabofen
Hammelburg
LK Hammelburg
Maj E G Emery
Hassfurt
LK Hassfurt
L Lt Col M E Henderson Lt Col J B Bradford Maj C M Emerick Lt Col J B Thomson

Regierungsbezirk Ober & Mittelfranken

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SK-LK Bamberg SK-LK Bayreuth

1st Lt A E Leidy Maj H L Woodall Lt Col C J Reilly

DIRECTOR OR

COMMANDING OFFICER

| G-224 G-225 G-225 G-227 G-247 H-252 H-253 H-255 H-256 H-258 H-258 H-259 H-259 I-347 I-348 | Erlangen Coburg Kronach Hof Lichtenfels Ebermannstadt Hochstadt Kulmbach Pegnitz Munchberg Rehau Wunseidel Forcheim Naila Stadtsteinach | LK Erlangen SK-LK Coburg LK Kronsch SK-LK Hof LK Leitenfanstat LK Holestatet d. Aisch LK Kulmbet LK Hockstatet d. Aisch LK Kulmbet LK Pegnitz LK Munchberg LK Rehau LK Wassetdel LK Wassetdel LK Wassetdel LK Wassetdel LK Wassetdel LK Stadtsteinach | Lt Col F Robie Maj S Kleim Capt J F Begley Maj B P White Lt Col J R Case Capt J J Banchi A Col J R Case Capt J J Banchi A Col J R Lambon Maj M F Skinner Maj M C Abbott Maj M F Skinner Maj M C Abbott Maj M Dodds Maj D H Alexander Lt Col F W Morris Lt Lt W F Morris |
|---|---|---|---|
| Regi | erungsbezirk Niede | rbayern & Oberpfalz | |
| Co D E-204 F-212 | Regensburg Regensburg | RB Niederhayern & Oberpfalz | 1st Lt H D Gross Lt Col G D Hastings |
| G-230 | Regensburg | SK-LK Regensburg | Maj C G Doyle |

| Re | gierungsbezirk Niederbayer | n & Oberpfalz | |
|-------|----------------------------|-----------------------------|----------------------|
| Co D | Regensburg | | 1st Lt H D Gross |
| E-204 | Regensburg | RB Niederhayern & Oberpfalz | Lt Col G D Hastings |
| F-212 | Regensburg | SK-LK Regensburg | Maj C G Doyle |
| G-230 | Weiden | SK Weiden & | ,, |
| | | LK Neustadt a. d. Wald | Maj J C Robertson Jr |
| G-244 | Amberg | SK-LK Amberg | Maj J H Mattox |
| H-274 | Cham | LK Cham | Capt L S Gagliardi |
| H-275 | Burglengenfeld | LK Burglengenfeld | Capt E Fichter |
| H-276 | Parsberg | LK Parsberg | Capt R E Boyd |
| H-277 | Tirscheureuth | LK Tirschenreuth | Maj F P Murray |
| H-278 | Neunburg | LK Neunhurg vorm Wald | Capt S P Himic |
| H-279 | Eschenbach | LK Eschenbach i. d. Opf. | Capt W R Baylies |
| I-349 | | LK Kemnath | 1st Lt E Slopak |
| I-350 | Nabburg | LK Nabburg | Capt F N Shanhacker |
| I-351 | Oberviechtach | LK Oberviechtach | Capt R A Berry |
| I-352 | Riedenberg | LK Riedenberg | Capt B J Tutuska |
| 1-353 | | LK Vohenstrauss | Capt F Traynhem |
| I-354 | | LK Roding | Capt C R Bucheit |
| I-355 | | LK Waldmünchen | 1st Lt F Henky |
| I-356 | | LK Beilngries | 1st Lt R W Crowley |
| I-357 | | LK Neumarkt i. d. Opf. | Capt W N Blanton |
| I-358 | Sulzbach-Rosenburg | LK Sulzbach-Rodenburg | Capt A J Dann |
| G-243 | Passau | SK-LK Passau | Maj W Wickersham |
| G-245 | Landshut | SK-LK Landshut | Maj H J Mrachek |
| G-246 | Straubing | SK-LK Straubing | Maj H T Olsen |
| H-301 | Deggendorf | LK Deggendorf | 1st Lt O A Childs |
| H-302 | Eggenfelden | LK Eggenfelden | Maj E W Manning |
| H-303 | Grafenau | LK. Grafenau | Capt S Perlman |
| H-304 | Kelheim | LK Kelheim | Capt C T Hutson |
| H-305 | Landau | LK Landau a. d. Isar | 1st Lt H Fueglein |
| H-306 | | LK Pfarrkirchen | Capt A V Di Giwni |
| H-307 | Zweisel | LK Regen | Capt A R Sphar |
| H-308 | | LK Vilshofen | Capt W J Fitzpatrick |
| H-309 | Vilsiburg | LK Vilsiburg | Capt F Harris |
| H-310 | Wolfstein | LK Wolfstein | Capt R W Douglass |
| I-375 | Bogen | LK Bogen | Capt A G Albert |
| 1-377 | Dingolfing | LK Dingolfing | Capt E M Martocci |
| I-378 | | LK Griesbach | Capt A S Gallant |
| 1-379 | | LK Kötzting | Capt J W Fleishman |
| I-380 | Mainburg | LK Mainburg | Capt J W Leidy |
| I-381 | Mallersdorf | LK Mallersdorf | Cent S. Incohe |

I-381 I-382 I-383 I-385 LK Mallersdorf LK Rottenburg LK Viechtach LK Wegscheid Capt S Jacobs
1st Lt E A Russo
Capt A L Corcelius
Capt H Walter Mallersdorf Rottenburg Viechtach Wegscheid

Reglerungsbezirk Oberbayern

| Co F | Munich | | 1st Lt W M Ellis |
|-------|---------------|--------------------------|--------------------|
| E-205 | Munich | RB Oberbayern | |
| | | | Lt Col R F Brooks |
| F-213 | Munich | SK-LK Munigh | Lt Col E Keller Jr |
| G-236 | Destant 1 | | Tr Coi E Meller ar |
| G-200 | Partenkirchen | LK Garmisch-Partenkirche | n It Col C H Hevl |

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Ingolstadt

Landsberg Pfaffenhofen

Starnberg

Weilheim

Aichach

Dachau

Freising

Miesbach

Altötting

Erding

Laufen

Mühldorf

Bad Tôlz

Aibling

Wasserburg

Traunstein

Rosenheim

Schöngau

Wasserburg

Fürstenfeldbruck

Wolfratshausen

Schrobenhausen

| OFFICE OF MILITARY GOVERNMENT | DIRECTOR OR COMMANDING OFFICER |
|---|---|
| SK-LK Inspisted LK Munich LK Munich LK Fürstenfeldbrück LK Landsberg LK Befaffenhofen LK Strumberg LK Strumberg LK Strumberg LK Strumberg LK Strumberg LK Strumberg LK Alternamen LK Alchech LK Schongau LK Freising LK Miesbach LK Treunstein LK Treising LK Miesbach LK Treunstein LK Treising LK Miesbach LK Miesbach LK Miesbach LK Miesbach LK Mascripting LK Miesbach LK Miesbach LK Miesbach LK Miesbach LK Miesbach LK Laufen LK Mascripting LK Miesbach LK Miesbach LK Wasserburg LK Miesbach LK Wasserburg LK Miesbach LK Berchtesgaden LK Berchtesgaden LK Berchtesgaden | Mej L H Norina Mej M T Mawrence Capt J J MeBride Capt M L MeBride Capt M L MeBride Capt M L Matt Capt M E Theyer Mej M W Nits Mej P L Steers Capt L R Day 1st L R C Wiggins Capt V A Burke Mej C Bester Capt L R Burke Mej C Bester Mej C J Bischoff Mej C J Bischoff Mej C J Erown Mej C C Erown Mej L C L Price Capt W M Forys 1st L A L Klinger Capt W Thom |
| | |

Berchtesgaden Ebersberg Reglerungsbezirk Schwaben

| Co G E-206 F-214 G-239 G-240 G-242 H-292 H-294 H-295 H-296 H-297 H-298 H-299 H-300 I-360 | Augsburg Augsburg Augsburg Dillingen Weissenborn Southofen Kempten Donauwörth Gunsberg Markt Oberdorf Memmingen Mindelheim Neuberg Nordlingen Füssen Krumbach Illertissen Kaufbeuren |
|--|---|
| H-299 | Füssen |
| I-369 | Illertissen |
| I-372 I-373 I-374 | Wertingen Friedberg Schwabmünchen |
| 1-312 | Schwanmunchen |
| | |

wmeyer uso Smith Jr Capt O Meirhenry Lt Col C M Avery RB Schwaben SK-LK Augsburg Lt Col R A Norton LK Dillingen LK Neu Ulm LK Sonthofen Maj Darragh Capt J M Latimer Maj J E Rhea SK-LK Kempten Capt B M Ziegler SK-LK Kempten
LK Donauworth
LK Günzberg
LK Markt Oberdorf
LK Memmingen
LK Mindelheim
LK Neuberg a. d. Donau Capt L A Proper Capt M Glossop Capt B M Green Lt Col R F Wagner Maj E C Bunker Capt H E Reeves
Capt S H Brown
Capt S D Lubin
Capt C E Witney
Capt F E Kettunen LK Nördlingen LK Füssen LK Krumbach LK Illertissen LK Kaufbeuren LK Wertingen 1st Lt R E Lee Capt J S Woodward Capt L Sims Capt L E Smith Jr LK Friedberg

U. S. SECTOR, BERLIN DISTRICT

LK Schwabmünchen

Office of Mil Govt (U.S. Sector Berlin)

Berlin

U. S. Sector, Berlin District (APO 755)

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